JENCOM INC. DATA & TELECOMMUNICATION SPECIALISTS



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October 7, 1996

COT I NIME

Secretary William A. Caton Federal Communications Commission 1919 M Street NW Washington, D.C. 20554

FCC MALL ROOM

DOCKET FILE COPY GUIGINAL

RE: Bundling of CPE Interexchange Carriers, CC Docket 96-61

Dear Secretary:

As a competitive Value Added Reseller ("VAR"). we wish to express our strong opposition to the Commission's proposal to allow interexchange carriers to bundle customer premises equipment ("CPE") with their regulated transmission service.

Value Added Resellers purchase equipment from independent CPE manufacturers. We then combine equipment from different manufacturers to provide customized solutions that meet the individualized needs of our customers. Because most of our customers are small to medium size businesses, they lack the resources or sophistication to assemble such customized solutions themselves. As a result, VARs are an important source of choice for these users.

If the Commission allows CPE bundling, we believe that many VARs will be forced out of business. Bundling would allow carriers to offer packages that combine transmission service with "free" CPE. A company such as ours simply cannot compete against such an offer. As a result, end-users will have no practical choice but to accept the CPE chosen by their carriers, even if it is not the best equipment for their needs. This result would not be in the public interest.

We therefore urge the Commission to retain the current rule, therby allowing us to continue to provide increased choice to our customers.

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Jerome R. Karl

President

cc: Chairman Reed Hundt Commissioner Quello Commissioner Ness Commissioner Chong

House Couples roots O List A B C D E

Alliance Datacom, L

7015 Wildgrove Avenue • P.O. Box 141295 • Dalles, Tx 75214 Tel: 1-214-320-2990 Fax: 1-214-320-2915

October 7, 1996

Chairman Reed Hundt Federal Communications Commission 1919 M Street NW Washington, D.C. 20554

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RE: Bundling of CPE by Interexchange Carriers, CC Docket 96-61

Dear Mr. Chairman:

As a competitive Value Added Reseller ("VAR"), we wish to express our strong opposition to the Commission's proposal to allow interexchange carriers to bundle customer premises equipment ("CPE") with their regulated transmission service.

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We therefore urge the Commission to retain the current rule, thereby allowing us to continue to provide increased choice to our customers.

cc: Commissioner Quello Commissioner Ness **Commissioner Chong** William A. Caton

Sincerely,

Steve Taggart President

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Secretary William A. Caton Federal Communications Commission 1919 M. Street NW Washington, D.C. 20554 RECEIVED

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We therefore urge the Commission to retain the current rule, thereby allowing us to continue to provide increased choice to our customers.

Very truly yours,

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THOMAS TECHNOLOGIES, LIMITED

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FCC MAILURE (214) 722-8991

October 7, 1996 CCT 1 U 1996

Secretary William A. Caton DOCKET FILE COPY ORIGINAL ECEIVED Federal Communications Commission 1919 M Street NW Washington, D.C. 20554

RE: Bundling of CPE by Interexchange Carriers CC Docket 96-91

Dear Mr. Chairman:

As a competitive Value Added Reseller ("VAR"), we wish to express our strong opposition to the Commission's proposal to allow interexchange carriers to bundle customer premises equipment ("CPE") with their regulated transmission service.

Value Added Resellers purchase equipment from independent CPE manufacturers. We then combine equipment from different manufacturers to provide customized solutions that meet the individualized needs of our customers. Because most of our customers are small to medium size businesses, they lack the resources or sophistication to assemble such customized solutions themselves. As a result, VARs are an important source of choice for these users.

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We therefore urge the Commission to retain the current rule, thereby allowing us to continue to provide increased choice to our customers.

President

cc: Chairman Hundt Commissioner Ness Commissioner Quello

Commissioner Chong

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/as